

Application Ser. No. 09/847,709
Preliminary Amendment for RCE

Attorney Dkt.: MOSER 2 (3037-4190)

REMARKS

Reconsideration and allowance of the claims in the application are requested

Claims 1-55 are pending in the application.

Claims 1 -55 have been rejected under 35 USC 103(a) as being unpatentable over USP 6,830,083 to Korn, issued April 2005, filed December 31, 1999 (Korn) in view of W3C HTML 4.01 Specification, dated December 24, 1999 (W3C).

Applicant's attorney thanks Supervisory Patent Examiner Gilberto Barron, Jr. and Examiner Jung Woo Kim for the courtesy of personal interview conducted September 21, 2005. At the interview, Claims 1 -55 were discussed. Examiner Kim noted the reference (Korn) does not disclose a web page including a hypertext object having a reference to an encrypted script and a reference to a decryption program. However, a HTML specification published by the World Wide Web Consortium (W3C) teaches incorporating a hypertext object within a web page to invoke objects that perform dynamic tasks automatically.

Incorporating a hypertext object in a web page including a reference to an applet for accessing an encrypted script and a decryption program for decrypting the script would be obvious, according to the Examiner, and render Claims 1 – 55 unpatentable..

Applicant noted that Korn discloses a single download to a web browser referencing an applet which automatically initiates the decryption of an encrypted script using several keys. In contrast, applicant discloses successive downloads from a web server by a user for decrypting an encrypted program without the use of keys, which makes applicant's program simpler to implement and use.

The Examiner noted in the Interview Summary that "(p)ossible new limitations regarding multiple downloads of the decryption program and encrypted scripts by a user was suggested to overcome the references of. Consideration of these limitations will be given when presented in an RCE".

Claims 1-55 have been canceled to expedite the prosecution of the application. Claims 56-68 have been added to the application to implement the Examiners' comments at the Interview of possible limitations overcoming the cited art. Claims 56-68 feature (i) multiple requests to a web server by a user for a decryption program and an encrypted script, and (ii) successive downloads to a web browser of the decryption program and the encrypted script for

(NC 19173)

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decrypting the encrypted script in a run-time environment. No new matter has been included in claims 56-68.

Korn and W3C, the cited art, disclose a single request by a user to a web server and a single download from the web server to a web browser. The download includes a control program which uses a series of keys to decrypt an encrypted script. In contrast, applicant uses a single decryption program to decrypt an encrypted script without keys by a run-time environment, which makes the decryption far less complicated and more reliable than the cited art. Moreover, applicant discloses and claims a multi-tasking browser and a multi-tasking run-time environment to expedite the decryption of the encrypted script.

Applicant submits Claims 56-68 overcome the cited art, and provide a simpler method of limiting access to a script in a computer.

(NC 19173)

- 7 -

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Application Ser. No. 09/847,709
Preliminary Amendment for RCE

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CONCLUSION

Claims 1-55 have been canceled to expedite the prosecution of the case. New claims 56-68 have been added and overcome the cited art by providing a simpler method for limiting access to a script in a computer. Entry and allowance of claims 56-68 and passage to issue of the application are requested.

AUTHORIZATION

The Commissioner is hereby authorized to charge any additional fees which may be required for consideration of this Amendment to Deposit Account No. 13-4500, Order No. MOSER 2 (3037-4190). A DUPLICATE OF THIS DOCUMENT IS ATTACHED.

In the event that an extension of time is required, or which may be required in addition to that requested in a petition for an extension of time, the Commissioner is requested to grant a petition for that extension of time which is required to make this response timely and is hereby authorized to charge any fee for such an extension of time or credit any overpayment for an extension of time to Deposit Account No 13-4500, Order No. MOSER 2 (3037-4190). A DUPLICATE OF THIS DOCUMENT IS ATTACHED.

Respectfully submitted,

MORGAN & FINNEGAN, O.K.

Date: September 22, 2004

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(NC 19173)